

IN THE UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF ARKANSAS  
HARRISON DIVISION

FRANCES BRITT

PLAINTIFF

v.

Civil No. 05-3055

WYETH d/b/a WYETH, INC.;  
WYETH PHARMACEUTICALS, INC.;  
GREENSTONE LTD; PHARMACIA &  
UPJOHN COMPANY, LLC; and  
PFIZER, INC.

DEFENDANTS

O R D E R

Now on this 2nd day of February, 2012, come on for consideration three Stipulations (documents #48, #49, and #50) filed by the parties. Pursuant to those Stipulations, the Court finds and orders as follows:

1. Pursuant to **Stipulation** (document #48), plaintiff's claim for design defect is **dismissed with prejudice**, each party to bear its own costs, and defendants' **Motion For Partial Summary Judgment Re Design Defect Claim** (document #36) is **withdrawn**.

2. Pursuant to **Stipulation** (document #49), plaintiff's claim for breach of implied warranty is **dismissed with prejudice** each party to bear its own costs, and defendants' **Motion For Partial Summary Judgment Re Breach Of Warranty Claim** (document #30) is **withdrawn**.

3. Pursuant to **Stipulation** (document #50), all of plaintiff's claims against separate defendants Pfizer Inc. and Greenstone, Ltd., are **dismissed with prejudice**, each party to bear

its own costs, and Defendants Pfizer Inc. And Greenstone, LTD.'s Motion For Partial Summary Judgment On Grounds That They Did Not Manufacture Or Sell Provera Or Generic MPA Ingested By Plaintiff (document #39) is **withdrawn**.

IT IS SO ORDERED.

/s/ Jimm Larry Hendren  
JIMM LARRY HENDREN  
UNITED STATES DISTRICT JUDGE